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UTILITY PATENT APPLICATION TRANSMITTAL

Attorr	ney Docket No.	19729-0006					
		Robert A. Walker					
Title	Expr ssic	on Shoe					

Only for new nonprovision	al applications under	37 CFR 1.53(b))	Express	Mail Labe	No. EL	934	4534	86 U	<u>.</u>
APPLICATION ELEMENTS			ADDRESS TO: Assistant Commissioner for Patents Box Patent Application							
See MPEP chapter 600 conce	erning utility patent ap	oplication conte	nts.	<u> </u>		Wasi	nington,	DC 202	31	
1. Fee Transmittal Form (e.g., PTO/SB/17) (Submit an original and a duplicate for fee processing) Applicant claims small entity status. See 37 CFR 1.27. Specification [Total Pages 14] - Descriptive title of the invention - Cross Reference to Related Applications - Statement Regarding Fed sponsored R & D				7. CD-ROM or CD-R in duplicate, large table or Computer Program (Appendix) 8. Nucleotide and/or Amino Acid Sequence Submission (if applicable, all necessary) a. Computer Readable Form (CRF) b. Specification Sequence Listing on: i. CD-ROM or CD-R (2 copies); or						
	quence listing, a table			OD-1(OM of OD-1((2 copies), of OD-1						
	ogram listing append			paper						
- Background of t	he Invention			c. Statements verifying identity of above copies						
- Brief Summary of	of the Invention of the Drawings (<i>if fi</i>	iled)		ACCOMPANYING APPLICATION PARTS						
- Detailed Descrip		,,,,,,		9.	Assignm	nent Papers	(cover sl	neet & d	document	(s))
- Claim(s) - Abstract of the I	Disclosure			10.	37 CFR 3 73(b) Statement Power of					
. [4] Possiber(s) (05.11	0.0.440\	4	٦,	11.	─ 7 `	Translation	• ,	nt <i>(if ar</i>		
4. Drawing(s) (35 U. 5. Oath or Declaration	S.C. 113) [Total S [Total P]]]	12.	Informa	tion Disclos	ure		Copies	
	•		⊣ '	13.		` '				
a. — Newly execu	ted (original or copy) prior application (37 (CFR 1.63 (d))		''	13. Preliminary Amendment Return Receipt Postcard (MPEP 503)					
b (for continuat	ion/divisional with Bo	x 18 completed)	14.	(Should	be specifica	ally itemiz	red)	,5)	
	ON OF INVENTO			15.	Certified	d Copy of P gn priority is	riority Do	cument	t(s)	
named in th	ne prior application, see and 1.33(b).			16.	(b)(2)(B	olication Rec 3)(i). Applica guivalent.				
6 Application Data	Sheet. See 37 CFR 1	1.76		17.		Unsign	ned d	lecl	arati	on
18. If a CONTINUING APPLIC			supp	ly the requ	isite informa	tion below a	nd in a p	relimin	ary amen	dment,
or in an Application Data She	et under 37 CFR 1.76	6 <i>:</i>								
Continuation	Divisional	Continuation-in-part	(CIP)	c	f prior application	on No.:	_/			
Prior application information: Examiner: Group Art Unit: For CONTINUATION OR DIVISIONAL APPS only: The entire disclosure of the prior application, from which an oath or declaration is supplied under										
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The incorporation can only be		19. CORRESP				abilittoa app	, nobtion p	ui to.		
Customer Number or Bar Co	de l abel	4 a 2				or	Correspon	dence add	dress below	
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Name (Print/Type)	Edward J.	Chalfie		Reg	stration No	. (Attorney	/Agent)	2	29,37	0
Cimatura	Person	8		01	•	Ť	Da4=		19/20	

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NONPUBLICATION REQUEST UNDER 35 U.S.C. 122(b)(2)(B)(i)

First N	amed Inventor	Robert A. Walker						
Title	EXPRESSION SHOE							
Atty Do	ocket Number	19729-0006						

I hereby certify that the invention disclosed in the attached application has not and will not be the subject of an application filed in another country, or under a multilateral agreement, that requires publication at eighteen months after filing.

I hereby request that the attached application not be published under 35 U.S.C. 122(b).

09/19/2003

Date

Edward J. Chalfie

Reg. No. 29,370

Typed or printed name

This request must be signed in compliance with 37 CFR 1.33(b) and submitted with the application **upon filing**.

Applicant may rescind this nonpublication request at any time. If applicant rescinds a request that an application not be published under 35 U.S.C. 122(b), the application will be scheduled for publication at eighteen months from the earliest claimed filing date for which a benefit is claimed.

If applicant subsequently files an application directed to the invention disclosed in the attached application in another country, or under a multilateral international agreement, that requires publication of applications eighteen months after filing, the applicant must notify the United States Patent and Trademark Office of such filing within forty-five (45) days after the date of the filing of such foreign or international application. Failure to do so will result in abandonment of this application (35 U.S.C. 122(b)(2)(B)(iii)).

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